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SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.

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		EXAMIN:	ER INTERVIEW SU	MMARY RECO	RD	20.440.400	
All part	ticipants (applicant, applicant	t's representative, PTO (personnel):			03/13/92	
	Dan Shi	frim	(2)				
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Data of	Fintarviaw March	12, 190	92				
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	Telephonic D Person	^					
Exhibit	t shown or demonstration cor	nducted: 🗆 Yes 🗡	No. If yes, brief desc	ription:			
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	discussed:ication of prior art discussed:	Thomp	okins et	al	5,014,26	7	
Descrip	otion of the ganeral nature of	what was agreed to if a	n agreement was reache	d, or any other cor	mments: Expla	nation	
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(A. C. II	landardina if accessor	and a convert the ame	andmonte if available	which the evening	r agreed would render	the claims allowable must be	
attache	ed. Also, where no copy of the	e amendments which w	ould rendar the claims	allowable is availab	le, a summary thereof	must be attached.)	
NOT M	VAIVED AND MUST INCLU	JDE THE SUBSTANCE	E OF THE INTERVIEV	N (e.a., items 1 – 7	on the reverse side of	E LAST OFFICE ACTION IS this form). If a response to the tha substance of the intarviaw	
	It is not necessary for applica	ant to provide a separate	e record of the substance	e of tha interview.			
	Since the axaminar's intervie raquiramants that may ba pa rasponse requiraments of the	resent in tha last Offica	cluding any attachment a action, and since the c	s) raflects a compli laims ara now allow	eta responsa to aach or wable, this complated f	f the objections, rejections and orm is considered to fulfill the	

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Examinar's Signatura